

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF RHODE ISLAND**

LEO BRYNES TRUST, d/b/a MANTON
INDUSTRIES; BIG TOP FLEA
MARKET; and THE ESTATE OF
HOWARD BRYNES,
Plaintiffs

v.

KEITH BRYNES; ATLANTIC
ABATEMENT & CONSTRUCTION,
INC.; and ATLANTIC ABATEMENT
CORPORATION,
Defendants.

C.A. No. 19-509-JJM-LDA

KEITH BRYNES, *Individually and
derivatively on behalf of* ATLANTIC
ABATEMENT & CONSTRUCTION,
INC and ATLANTIC ABATEMENT
CORPORATION,
Third-Party Plaintiffs

v.

MARK CARLSON, *an individual*,
Third-Party Defendants.

ORDER

Plaintiffs move to enforce a settlement that all parties agreed to as shown by the Memorandum of Understanding that all parties signed. ECF No. 148. No party objects to the motion.

THEREFORE, it is the finding of this Court that a binding settlement between all the Plaintiffs and all the Defendants had been consummated and is enforceable.

All direct action Plaintiff and Defendant entities, corporate and individual, including Atlantic Abatement Corporation are bound by the settlement; all direct action parties are bound by full and complete releases; and the direct action claims are hereby dismissed and terminated.

IT IS SO ORDERED.

s/John J. McConnell, Jr.

John J. McConnell, Jr.
Chief United States District Judge

April 28, 2025